ID. NO	PRISONER'S	S JAIL RECORD	NO
NAME LALLIE	HEMPHILL (DATE 04-18-95	_ TIME _2115
ALIAS BUST	ER)	ADDRESS 701 GREEN	s Boro
AGE 24 RACE EDATE OF 9-10-	BLK SEX M EYES BRN PLACE OF BIRTH	HAIR BLK HEIGHT 5-3 SCARS OR MARKS	WEIGHT
OFFICER White	e Small	ARRESTING W. P.D. AGENCY W. P.D. ASOO.00 RLy Conduction	RELIGION
STATUS			
SENTENCE BEGINS	SENTENCE EXPIRES	HOLD FOR	
DISEASE		TIME ALLO	
HOW RELEASED	Blur	DATE 4/2/ 48	_ TIME 1200
RELEASING OFFICER	crif		
\$ 157.5	50		

STATE OF MISSISSIPPI

MUNICIPAL COURT

AFFIDAVIT

CITY OF WINONA

PERSONALLY appeared before me,	the undersigned officer of said court, who stated under oath that
WILLIE HEMPHILL	_, did , on or about the 1974
day of APRIL , 1999	, unlawfully and willfully
DID PURPOSELY, KNOWINGLY, AND	O'UNLAWFULLY CAUSE BODILY
INJURY TO JACKIE BY STRIK	
MOUTH AND KNOCKING (2) TWO	•
709 GREENSBORD, WITHIN THE MISSISSIPPI, IN VIOLATION OF	
97-3-7 (1)(a)	
Acceptable	
ASSAULT, SIMPLE (97-3-7(1)(0	i)
Simple	
against the peace and dignity of th of City of Winona and within the co	e state and/or against the ordinances rporate limits of said city.
•	X Jacque Outer
SWORN TO AND SUBSCRIBED BEFORE PRIC , 19 95.	ME, this the 1974 day of
Defendant may be released on b	ail upon making bail bond in the amount
of \$, conditioned	upon appearance in court for arraignment
on the 25TH day of APRIL	, 1995, at 2:000 m. o'clock.
on the <u>25TH</u> day of <u>HPRIC</u>	Janosa C. Humodana
ر (SEAL)	Municipal Judge, Court Clerk Deputy Clerk
No (OBNE)	pehrol oterv

Original-Court Copy-Defendant

STATE OF MISSISSIPPI

MUNICIPAL COURT

AFFIDAVIT

CITY OF WINONA

PERSONALLY appeared before me, MONIRA MADRE	the undersigned officer of said court, who stated under oath that
WILLIE HEMPHILL	_, did , on or about the 19TH
	5, unlawfully and willfully
DID PURPOSELY, KNOWINGLY AND	
INJURY TO MONKRA BY STR	
	709 GREENSBORD, WITHIN THE SISSIPPI. IN VIOLATION OF
CITY LIMITS OF WINDNA, MIS- MISSISSIPPI SECTION CODE	
	·
ASSAULT, SIMPLE (97-3-7(1)	(a)
	·
against the peace and dignity of the of City of Winona and within the co	e state and/or against the ordinances rporate limits of said city.
•	Montre Moso
sworn to and subscribed before, 1995.	ME, this the 19TH day of
Defendant may be released on be	ail upon making bail bond in the amount
of $\frac{157.50}{}$, conditioned	upon appearance in court for arraignment
on the 25TH day of APRIL	_, 19 <u>95</u> , at <u>2'00</u> pm. o'clock.
(SEAL)	Jonopa C. Humphrey Municipal Judge, Court Clerk, Deputy Clerk

Original-Court Copy-Defendant

(See Instructions Below)	RET!		la a Mart			
DEFENDANT'S NAME: LAST FIRST MIDDLE Stemshill, Willie	RACE	SEX AGE	DATE OF BIRTH			
27-77-924000 00-00-00	E NUMBER	WARRANT NUMBER	CAPIAS NUMBER			
CHAR	GES FILED:		1			
1. Simple assault						
2.						
3.						
PROSECUTOR: City Attorney County Attorney District At	torney	1001-,0101				
PLEA: Nolo Contendere Not Guilty Guilty TRIAL RESULT: Not Guilty Guilty Dismissed		NAME OF COURT: Wina, Palice, Court JUDGE (MAGISTRATE) Donald Donal				
CHARGES: SAME AS		REDUCED TO:				
1.	ABOVE	NEDOCED TO.				
2.						
3.						
DISPOSITION(s) (If more than one, indicate for which charge.)						
□ NO BILLED	\$	Fine and \$	Costs			
CASE PRESENTED — PROSECUTION REFUSED		Day(s) County Jail and	\$ & Costs			
DISMISSED AT TIME OF EXAMINING TRIAL		Month(s) County Jail &\$ & Costs				
☐ DISMISSED BY STATE'S MOTION		Month(s) Probation				
SENTENCED TOYEARS IN (NAME OF INSTITUTION)	; 	Year(s) Probation				
AND / OR sFINE		Month(s) Probation & \$_	& Costs			
CONCURRENT WITH OTHER		Month(s) and Sentence S	uspended			
CONSECUTIVE WITH OTHER		Year(s) and Sentence Su	spended			
REMARKS: guilly						
osposition date: signature of person writing disposition						
INSTRUCTIONS						
REASON FOR THIS FORM: The U.S. Supreme Court has ruled that unless a disposition is shown for an arrest and for the charge, then that arrest must be DELETED from the Subject's record and transcript.						
OFFICER who files charges and prepares the necessary follow up report will PREPARE A DISPOSITION SHEET. The information requested in the upper portion is ESSENTIAL. It MUST be completed in detail.						
OFFICER delivering the Offense Report and any Supplement Reports to the Prosecutor will make certain that a completed Disposition Sheet is						

PROSECUTOR, for REASONS stated in paragraph one, is URGED to complete their portion of the form immediately after Court Disposition.

included with the reports.

DISPOSITION SHEET (See Instructions Below)	RETURN TO Winima Police Dest.		
DEFENDANT'S NAME: LAST FIRST MIDDLE HEMPHILL	Black male DATE OF BIRTH		
ARREST FILE NUMBER VOFFENSE DATE OFFENSE	NUMBER WARRANT NUMBER CAPIAS NUMBER		
CHARG	ES FILED:		
1. Simple assault			
2.			
3.	E .		
PROSECUTOR: City Attorney County Attorney District Atto			
PLEA: Nolo Contendere Not Guilty Guilty TRIAL RESULT: Not Guilty Guilty Dismissed	NAME OF COURT: Winona Palia Court JUDGE (MAGISTRATE) Donald Bond		
CHARGES: SAME AS A	ABOVE REDUCED TO:		
1.			
**			
2.			
3.			
$\label{eq:def:DISPOSITION} \mbox{DISPOSITION(s)} \ (\mbox{If more than one, indicate for which charge.})$			
□ NO BILLED	\$ Fine and \$ Costs		
☐ CASE PRESENTED — PROSECUTION REFUSED	Day(s) County Jail and \$ & Costs		
☐ DISMISSED AT TIME OF EXAMINING TRIAL	Month(s) County Jail & \$ & Costs		
DISMISSED BY STATE'S MOTION	Month(s) Probation		
SENTENCED TOYEARS IN (NAME OF	Year(s) Probation		
AND / OR sFINE	Month(s) Probation & \$ & Costs		
CONCURRENT WITH OTHER	Month(s) and Sentence Suspended		
CONSECUTIVE WITH OTHER	Year(s) and Sentence Suspended		
REMARKS: Gulty			
DISPOSITION DATE: SIGNATURE OF PE	RSON WRITING DISPOSITION		
05-02-95	Bloglock		
REASON FOR THIS FORM: The U. S. Supreme Court has ruled that unless	SE a disposition is shown for an arrest and for the charge, then that arrest		

OFFICER who files charges and prepares the necessary follow up report will PREPARE A DISPOSITION SHEET. The information requested in the upper portion is ESSENTIAL. It MUST be completed in detail.

OFFICER delivering the Offense Report and any Supplement Reports to the Prosecutor will make certain that a completed Disposition Sheet is included with the reports.

PROSECUTOR, for REASONS stated in paragraph one, is URGED to complete their portion of the form immediately after Court Disposition.